07CR3161-LAB

	Case 3:07-cr-03161-LAB
1	DEFENDANT'S PROPOSED LIMITING INSTRUCTION REGARDING DEPORTATION
2	DOCUMENTS
3	
4	The government has offered evidence that Mr. Smith was removed or deported from the
5	United States by order of an Immigration Judge. You may only consider this evidence to establish
6	the fact of removal or deportation. These documents do not establish that Mr. Smith is an alien.
7	
8	Authority:
9	"Clearly it would be improper for the government to rely on factual findings from a deportation hearing to prove an element of the crime of illegal reentry, as the burden
of proof in a criminal proceeding requires a greater	of proof in a criminal proceeding requires a greater showing by the government than in an administrative hearing. The use of a deportation order to prove the element of
11	alienage would allow the government to skirt around the more stringent requirements of a criminal proceeding by relying on that factual finding from the INS proceeding. To put it
12	more simply, the government would demonstrate that Medina is an alien by showing that the INS found that he was an alien." <u>United States v. Medina</u> , 236 F.3d 1028, 1030-31 (9th
13	Cir. 2001) (emphasis added).
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1	CERTIFICATE OF SERVICE			
2	Counsel for Defendant certifies that the foregoing is true and accurate to the best information	and		
3	belief, and that a copy of the foregoing document has been caused to be delivered this day upon:			
4	Courtesy Copy to Chambers			
5	Copy to Assistant U.S. Attorney via ECF NEF			
6	Copy to Defendant			
7	Dated: June 11, 2008 /s/ Joseph M. McMullen JOSEPH M. McMULLEN			
8	Federal Defenders of San Diego, Inc. 225 Broadway, Suite 900			
9	San Diego, CA 92101-5030 (619) 234-8467 (tel)			
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